1 2 3 4	EUSTACE DE SAINT PHALLE, SBN 179100 JOHN C. BOLLIER, SBN 267748 RAINS LUCIA STERN ST. PHALLE & SILVER, 2300 Contra Costa Boulevard, Suite 500 Pleasant Hill, CA 94523 Tel: (415) 341-9341 Fax: (925) 609-1690	PC
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6 7	Attorneys for Plaintiff RICHARD RAINVILLE	
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTF	RICT OF CALIFORNIA
10	RICHARD RAINVILLE,	CASE NO. 3:18-CV-07099-RS
12	Plaintiff, v.	STIPULATION OF DISMISSAL WITH PREJUDICE AND [PROPOSED] ORDER
13	ANTHEM UM SERVICES, INC.; BLUE CROSS OF CALIFORNIA (a corporation); ANTHEM BLUE CROSS LIFE AND HEALTH INSURANCE COMPANY (a corporation); BOARD OF TRUSTEES, DISTRICT COUNCIL 16 NORTHERN CALIFORNIA HEALTH AND WELFARE TRUST FUND; DOES ONE through ONE-HUNDRED, Defendants.	
22 23	Plaintiff Richard Rainville and defendants A	nthem Um Services, Inc., Anthem Blue Cross dba
24	Blue Cross Of California, and Anthem Blue Cross Life And Health Insurance Company agree and	
25	hereby stipulate to dismiss the entire action with prejudice.	
26	THEREFORE, IT IS HEREBY STIPULATED by and between plaintiff and defendants	
27	through their designated counsel that the above-captioned action should be dismissed with prejudice as	
28	to all defendants pursuant to FRCP 41(a)(1)(A). The	e parties further stipulate that each party shall bear its
	STIPULATION OF DISMISS	1 3:18-cv-07099-RS AL AND [PROPOSED] ORDER

1	own attorneys' fees, expenses, and costs.	
2	IT IS SO STIPULATED.	
3	Dated: September 23, 2019	Respectfully submitted,
4		RAINS LUCIA STERN ST. PHALLE & SILVER, PC
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6		<u>/s/John C. Bollier</u> By: John C. Bollier
7		Attorneys for Plaintiff
8		RICHARD RAINVILLE
9		
10		Respectfully submitted, REED SMITH, LLP
11		
12		/s/ Karen A. Braje
13		By: Karen A. Braje Attorney for Defendants ANTHEM UM
14		SERVICES, INC.; BLUE CROSS OF CALIFORNIA dba ANTHEM BLUE CROSS;
15		ANTHEM BLUE CROSS LIFE AND HEALTH
16		INSURANCE COMPANY
17	P RC	POSED ORDER
18	The Court having considered the stipu	lation of the parties, and good cause appearing therefor,
19	orders as follows:	
20	1. The action is dismissed with pr	rejudice as against all defendants pursuant to FRCP
21	41(a)(1)(A).	
22	2. Each party shall bear its own c	osts and attorneys' fees.
23	IT IS SO ORDERED.	
24		
25	Dated <u>9/24</u> , 2019	This Seeling
26		Hon. Richard Seeborg
27		
28		
		2.10 07000 BG
	STIPULATION OF DI	2 3:18-cv-07099-RS [SMISSAL AND [PROPOSED] ORDER